REMARKS

The present amendment is being submitted in response to the Communication mailed October 1, 2007. In that Communication, Applicants' Amendment of July 13, 2007, was deemed nonresponsive because, in the opinion of the Examiner, newly submitted claims 14-40 were directed to an invention that was independent or distinct from the invention originally claimed. As such, the July 13th Amendment was not entered. However, the Request for Continued Examination ("RCE") of the same day was. Accordingly, Applicants have presented the above amendments to the currently pending claims (i.e., those from the last entered Amendment of Because of the aforementioned RCE, December 21, 2006). present Amendment should be entered and considered by the Examiner.

Claims 1-4, 6-11, and 13 remain currently pending in the the amendments made herein. present case after particularly, Applicants have canceled claims 5 and 12, as such claims are directed to a nonelected species, and have amended independent claims 1, 4, and 9 to include subject matter not taught by any of the cited prior art references. The following sets forth Applicants' remarks pertaining to the above amended claims.

In the Official Action of June 26, 2006, as well as the advisory action of February 5, 2007, the Examiner set forth his belief that the presently presented claims were obvious in view of the combination of U.S. Patent No. 5,306,308 to Gross et al. No. 5,609,635 to Patent U.S. ("Gross") and Essentially, while the Examiner agreed that ("Michelson"). Gross does not teach a spacer body having a center that is substantially flat, he cited Michelson as teaching such a The Examiner also indicated his belief that it configuration. would have been obvious to one of ordinary skill in the art at Gross the present invention to combine time of Michelson. Applicants have previously set forth arguments as to the improper combination of Gross and Michelson, but such have not been found persuasive.

Although Applicants stand by their previously submitted arguments, the have amended the independent claims above in the expediting prosecution of the of present Specifically, independent claims 1, 4, and 9 have been amended to require a central bore formed through the spacer body and at least a portion of the substantially flat center. Neither Gross Michelson teach such a configuration. Thus, combination of the two references does not teach all of the limitations of the claims. As such, Applicants respectfully submit that independent claims 1, 4, and 9 constitute allowable subject matter.

Applicants note here that they reserve the file one or more continuation and/or divisional cases to prosecute the claims previously presented and fully argued. Once again, Applicants believe these claims to constitute allowable subject matter, but have only presented the amendments herein in order to more quickly move the present case into allowance.

Although not specifically discussed herein, the remaining claims also constitute allowable subject matter, because they properly depend from one of allowable claims 1, 4, or 9. in light of all of the above, Applicants respectfully request allowance of each and every one of currently pending claims 1-4, 6-11, and 13.

As it is believed that all of the rejections set forth in fully met, Official Action have been the reconsideration and allowance are earnestly solicited.

If, however, for any reason the Examiner does not believe that such action can be taken at this time, it is respectfully Applicants' he telephone attorney requested that (908) 654-5000 in order to overcome any additional objections which he might have.

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If there are any additional charges in connection with this requested amendment, the Examiner is authorized to charge Deposit Account No. 12-1095 therefor.

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Respectfully submitted,

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